

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor: James P. Siepmann
Assignee: LightTime, LLC
Title: LIGHT CLOCK
Patent No.: 6,363,036 Granted: March 26, 2002
Application No. 09/474,522 Filed: December 29, 1999

COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, VA 22313-1450

**SECOND SUPPLEMENTAL DECLARATION OF CLARK CAFLISCH
IN SUPPORT OF PETITION TO REVIVE PATENT**

I, Clark Caflisch, hereby declare that:

1. Before the maintenance fee for U.S. Pat. No. 6,363,036 was first payable on March 26, 2005 continuing to the present, I was responsible for determining whether the maintenance fee for U.S. Pat. No. 6,363,036 would be paid.
2. From before March 26, 2005 until about July of 2009, John W. Eldredge (Reg. No. 37,613) and law firms at which Mr. Eldredge worked were responsible for handling all patent matters for LightTime, LLC, including payment of the maintenance fees for U.S. Pat. No. 6,363,036.
3. Instructions to handle patent matters such as payments of maintenance fees were conveyed by me to Mr. Eldredge.
4. I instructed Mr. Eldredge to inform me of any actions that needed to be taken in the patents and patent applications of LightTime, LLC.
5. I never gave Mr. Eldredge particular instructions to pay a maintenance fee for U.S. Pat. No. 6,363,036 because Mr. Eldredge never indicated to me that a maintenance fee was due or unpaid for U.S. Pat. No. 6,363,036.
6. Mr. Eldredge reported to me periodically regarding the patent matters of LightTime, LLC and since the issuance of U.S. Pat. No. 6,363,036, consistently indicated that U.S. Pat. No. 6,363,036 was pending and that no actions were due for U.S. Pat. No. 6,363,036.

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7. LightTime, LLC paid legal fees and costs in 2006 and since for the handling of patent matters for LightTime, LLC, but LightTime, LLC did not pay Mr. Eldredge expressly for payment of the maintenance fee for U.S. Pat. 6,363,036.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature:

Declarant: Clark Caflisch, President and CEO, LightTime, LLC

Date:

8/12/2011

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